



Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

ANTIBODIES AGAINST HUMAN IL-12

the specification	n of which			-
(check one)				
[X] is attac	hed hereto.			
was file	ed on	as		
Applica Applica and wa	ation Serial No.			
iii and wa	s amended on			
	(if ap	plicable)		
	nat I have reviewed and unders	tand the contents of the above identified spe	ecification, including	the claims, as
amended by any	y amendment referred to above.			, · · · · · · · · · · · · · · · · ·
Facknowledge t	the duty to disclose information	which is material to patentability as defined	d in 37 CFR § 1.56.	
in Etionologialaina	fanciam muianitus kanafita undan	35 U.S.C. § 119(a)-(d) or § 365(b) of any	foreign application(s) for notant or
		International application which designated		
		entified below, by checking the box, any		
		lication having a filing date before that of t		
claimed.	icate, or PC1 international app	incation having a fining date before that of t	ine application on w	men priority is
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Prior Foreign	Application(s)		Priority C	laimed
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(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(I validor)	(Country)	(Suj, Monas Feat Fines)		
I hereby claim t	he benefit under 35 U.S.C. § 11	9(e) of any United States provisional applic	ation(s) listed below	.
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(Application No	o.) (Filing Date)	(Application No.)	(Filing Dat	e)
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claims of this applicat of Title 35, United Sta	ion is not disclosed in the prior Uni ates Code, § 112, I acknowledge th 1.56 which became available betwo	ates, listed below and, insofar as the ited States application in the manner pare duty to disclose information which een the filing date of the prior application.	rovided by the first paragrapl is material to patentability a
		(Status) (nat	ented, pending, abandoned)
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(Application Serial No	o.) (Filing Date)	(Status) (pate	ented, pending, abandoned)
and belief are believe statements and the like	ed to be true; and further that the so made are punishable by fine or	wn knowledge are true and that all states ese statements were made with the imprisonment, or both, under Section opardize the validity of the application	knowledge that willful false 1001 of Title 18 of the United
POWER OF ATTORM application and transa	NEY: As a named inventor, I herebet all business in the Patent and T	y appoint the following attorney(s) an rademark Office connected therewith	d/or agent(s) to prosecute this . (list name and registration
George W. Johnston	(Reg. No. 28090)	Dennis P. Tramaloni	(Reg. No. 28542)
William H. Epstein	(Reg. No. 20008)	Patricia S. Rocha-Tramaloni	(Reg. No. 31054)
Briana C. Buchholz	(Reg. No. 39123)	Lewis Kreisler	(Reg. No. 38522)
Send Correspondence George W. Johnston, F Nutley, New Jersey 07	sq., Hoffmann-La Roche Inc., 340	Kingsland Street,	
Direct Telephone Calls	s to: (name and telephone number)		
Briana C. Buchholz	(973) 235-6208		
Maurice Kent Gately			
Full name of sole or fit	Kent Heli	(/11/	99
Inventor's signature		Date	
Parsippany, Morris Co	unty, New Jersey		
Residence			
USA			
Citizenship	^		
16 Valley Forge Lane	Morris Plains, New Jersey 07950		
Post Office Address	Transit A manage transit of the grand of the		

David Howard Presky	
Full name of second joint inventor, if any	
(1. Day , 0 h //	ilialga
More Howard Wally	//_&/ /
Second Inventor's signature	Date
Glen Ridge, Essex County, New Jersey	
Residence	
USA	
Citizenship	
5 Laurel Place, Glen Ridge, New Jersey 07028	
Post Office Address	
Full name of third joint inventor, if any	
	Doto
Third Inventor's signature	Date
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Full name of fourth joint inventor, if any	
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Fourth Inventor's signature	24.0
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Post Office Address	
	•

Full name of	of fifth joint inventor, if any
Fifth Invent	tor's signature Date
Residence	
Citizenship	
Post Office	Address
that fait ind resp bec	le 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability provides, in part each individual associated with the filing and prosecution of a patent application has a duty of candor and goo h in dealing with the Office, which includes a duty to disclose to the Office all information known to the ividual to be material to patentability as defined in this section. The duty to disclose information exists wit pect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application omes abandoned. der this section, information is material to patentability when it is not cumulative to information already of recording made of record in the application, and It establishes, by itself or in combination with other information, a prima facie case of unpatentability of claim; or It refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or